Introduced by Assembly Member John Campbell

February 13, 2001

An act to amend and repeal Section 65004 of the Revenue and Taxation Code, relating to taxation.

LEGISLATIVE COUNSEL'S DIGEST

AB 228, as introduced, John Campbell. Internet Tax Freedom Act: continuation.

The California Internet Tax Freedom Act prohibits, with specified exceptions, the imposition, assessment, or attempt to collect (1) a tax on Internet access, Online Computer Services, or the use of the Internet or Online Computer Services, (2) a bit or bandwidth tax, or (3) any discriminatory tax on Online Computer Services or Internet access. The act provides that it is to become inoperative on January 1, 2002.

This bill would extend those provisions until January 1, 2005.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

The people of the State of California do enact as follows:

- 1 SECTION 1. Section 65004 of the Revenue and Taxation
- 2 Code is amended to read:
- 3 65004. (a) Except as provided in subdivision (b), no city,
- 4 county, or city and county may impose, assess, or attempt to collect
- 5 any of the following:
- 6 (1) A tax on Internet access, Online Computer Services, or the
- 7 use of Internet access or any Online Computer Services.

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- (2) A bit tax or bandwidth tax.
- (3) Any discriminatory tax on Online Computer Services or Internet access.
- (b) The prohibition in subdivision (a) against the imposition of taxes—shall does not apply to any new or existing tax of general application, including, but not limited to, any sales and use tax, business license tax, or utility user tax that is imposed or assessed in a uniform and nondiscriminatory manner without regard to whether the activities or transactions taxed are conducted through the use of the Internet, Internet access, or Online Computer Services.
- (c) A cable television franchise fee may not be imposed on Online Computer Services or Internet access delivered over a cable television system if the Federal Communications Commission, by issuing final order, or a court of competent jurisdiction, by rendering a judgment enforceable in California, finds that those are not cable services as defined in Section 522(6) of Title 47 of the United States Code and are, therefore, not subject to a franchise fee. However, if that final order or judgment is overturned or modified by further administrative, legislative, or judicial action, that action shall control. The operation of this subdivision may be suspended by contract between a cable television franchising authority and a cable television operator.
- (d) This part shall become inoperative three years from the effective date of the act adding this part remain in effect only until January 1, 2005, and as of that date is repealed.